TERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLE PATENTING REJECTION OVER A PENDING SECOND APPLICATION

Docket No. TPP/J/885RE

				10 / 1
In re Application of:	Robert A. SLIIMAK, et al.		JUL 27	~ \
Application No.	10/803,199	\	JUL 4	<u> </u>
Filed:	March 18, 2004	`	THE THE PERSON NAMED IN COLUMN TO TH	
For: Enhancing the Strength, Moisture Resistance of Wood, Timber, Lumber ar Plant-Derived Construction and Building Materials, and Other Cellulosic Materials				
any patent granted on defined in 35 U.S.C. 15 granted on pending sec The owner hereby agresuch period that it and	the instant application, which would the to 156 and 173 as shortened by cond Application Number tees that any patent so granted on t	ot as provided ld extend beyong terminal of 10/870,985 the instant application a	ond the ex disclaimer , fil olication sh re common	of 100% percenterminal part of the statutory term piration date of the full statutory term filed prior to the grant of any patentled on June 24, 2004 all be enforceable only for and durnly owned. This agreement runs wessors or assigns.
application that would e of any patent granted o in the event that any su invalid by a court of co 1.321, has all claims of	extend to the expiration date of the on the second application, as short uch granted patent: expires for fail competent jurisdiction, is statutorily	full statutory t ened by any t lure to pay a n disclaimed ir ificate. is reis	term as def erminal dis naintenanc n whole or sued. or in	of any patent granted on the instrined in 35 U.S.C. 154 to 156 and 1 sclaimer filed prior to the patent grace fee, is held unenforceable, is four terminally disclaimed under 37 Cm any manner terminated prior to to to its grant.
Check either box 1 or 2, if appropriate.				
1.	issions on behalf of an organiza c.), the undersigned is empowered	ation (e.g., co I to act on beh	orporation, alf of the o	partnership, university, government organization.
information and belief a willful false statements	are believed to be true; and further and the like so made are punish:	er that these s able by fine o	statements r imprisoni	ue and that all statements made were made with the knowledge to ment, or both, under Section 1001 to the validity of the application or a
2. The unders	signed is an attorney of record.			
Owner/applican	nt is ⊠ Small entity □	Large entit	у	
The terminal disclain	ner fee under 37 CFR 1.20(d) is $_$	\$130.00	<u>) </u>	and is to be paid as follows:
A check in the ar	mount of the fee is enclosed.			
∑ The Director is hereby authorized to charge any fees which may be required, or credit any overpayment, to Deposit Account Number 19 - 437≤				
Payment by cred	lit card. Form PTO-2038 is attache	d.		
WARNING: Info	rmation on this form may becom this form. Provide credit card in	ne public. Cre formation and	edit card ir d authoriz	nformation should not ation on PTO-2038.
PTO suggested wording	g for terminal disclaimer was			
unchance unchance	ged. changed (if changed, a	an explanatior	n should be	e supplied.)
RC	32	ļ	Dated: _	July 26, 2007
•	Signature	ſ	l hereby ce	rtify that this correspondence is being
Name and Address of Person Signing STEVENS, DAVIS, MILLER & MOSHER, L.L,P.		addressed 餐	it to be a superior of the sup	
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